#### BEFORE THE ARIZONA CORPORATION COMMISSION

1 Arizona Corporation Commission 2 DOCKETED **COMMISSIONERS** 3 MAR - 3 2011 GARY PIERCE, Chairman 4 **BOB STUMP DOCKETED BY** SANDRA D. KENNEDY 5 PAUL NEWMAN M2 **BRENDA BURNS** 6 In the matter of 7 DOCKET NO. S-20755A-10-0342 FIVE STAR CAPITAL MARKETS, LLC, a) 8 Nevada limited liability company, 72210 DECISION NO. 9 JAMES PICCOLO and MARY ELIZABETH PICCOLO, husband and wife,) 10 ORDER TO CEASE AND DESIST, ORDER CRAIG COTTRELL, CRD# 4552833, and FOR RESTITUTION, ORDER OF 11 ANDREA COTTRELL, husband and wife, REVOCATION, ORDER FOR ADMINISTRATIVE PENALTIES AND 12 CHARLEVOIX HOMES, LLC, an Arizona ) CONSENT TO SAME limited liability company. BY: RESPONDENTS CRAIG COTTRELL 13 AND ANDREA COTTRELL and 14 MICHAEL ROBERTS, an unmarried man, 15 Respondents. 16 17

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CRAIG COTTRELL and ANDREA COTTRELL elect to permanently waive any right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801 et seq. ("Securities Act") with respect to this Order To Cease And Desist, Order For Restitution, Order Of Revocation, Order For Administrative Penalties And Consent To Same ("Order"). CRAIG COTTRELL and ANDREA COTTRELL admit the jurisdiction of the Arizona Corporation Commission ("Commission"); neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order; and consent to the entry of this Order by the Commission.

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I.

#### FINDINGS OF FACT

- CRAIG COTTRELL ("COTTRELL"), CRD# 4552833, is a resident of Tempe,
   Arizona. At all relevant times, COTTRELL represented that he was the president of Five Star Capital
   Markets, LLC ("FIVE STAR").
- 2. At all relevant times, COTTRELL and ANDREA COTTRELL (may be referred to as "Respondent Spouse") were married. Respondent Spouse is joined in this action under A.R.S. §44-2031(C) solely for purposes of determining the liability of the marital community.
- 3. At all relevant times, COTTRELL was acting for his own benefit and for the benefit of and in furtherance of the marital community.
- 4. Between October 2005 and November 2006, Nouveau Riche Corporation ("Nouveau Riche") operated as "an educational company that educates people on real estate -- residential real estate investing." Nouveau Riche conducted a series of classes on "dealing with residential real estate." Nouveau Riche sold home study programs and held seminars known as "Intensives" throughout the United States. Intensives were usually two-day seminars held throughout the United States to promote Nouveau Riche educational programs. COTTRELL, an instructor at Nouveau Riche, conducted some of the Intensives.
- 5. In the fall of 2005, as a benefit to the Nouveau Riche students, FIVE STAR, through COTTRELL and others, offered Nouveau Riche students who attended some of the Intensives, an investment opportunity to purchase notes in Charlevoix Homes, LLC ("CHARLEVOIX") real estate developments. Those Nouveau Riche students interested in making an investment received a document titled "Loan Agreement" ("Charlevoix Notes"). The Charlevoix Notes set forth the terms of the investment including the expected return, the collateral and the maturity date.
- 6. On October 1, 2005, after an Intensive, COTTRELL, on behalf of FIVE STAR, sent the attendees an email offering the attendees the opportunity to invest in the Charlevoix Notes before other Nouveau Riche students.

- 7. The October 1, 2005, email also included a link to a power point presentation that further explained the Charlevoix Notes.
- 8. Furthermore, the October 1, 2005 email requested that people interested in making the investment in the Charlevoix Notes should "make [their] payments out to 'Charlevoix Homes' and mail or deliver (remember this is first come/first serve) them to [COTTRELL] . . ." at the Five Star Scottsdale, Arizona, address. In the October 1, 2005 email, COTTRELL represented that once the payment was received, the investor would receive an agreement from Charlevoix.
- 9. On October 11, 2005, COTTRELL sent another email to prospective investors and provided another internet link for a "presentation that explains this exciting opportunity in detail including financials." The email also provided a website link to obtain a copy of a Charlevoix Notes.
- 10. Once the Nouveau Riche students sent their funds to FIVE STAR and COTTRELL, COTTRELL would notify CHARLEVOIX. CHARLEVOIX would then mail the Charlevoix Notes to investors. The term of the Charlevoix Notes included eighteen percent (18%) per annum. The Charlevoix Notes were signed by MICHAEL ROBERTS on behalf of CHARLEVOIX.
- 11. COTTRELL believed and told the investors that the Charlevoix Notes were to be secured either by a "2<sup>nd</sup> Deed of Trust held on behalf of all investors by Five Star Capital Markets" or by a "lien on lots." No second deed of trust or lien for the benefit of the investors, either individually or for the benefit of FIVE STAR, was ever recorded.
- 12. The Charlevoix Notes offering documents provided to investors by COTTRELL stated that the investment was guaranteed by a "Charlevoix Home Corporate guarantee." However, there was no Charlevoix guarantee.
- 13. From October 2005 through November 2006, Charlevoix Notes were sold to 105 investors who invested \$5,616,226.59. In October 2007, COTTRELL and Respondent Spouse purchased a Charlevoix Note from another investor for \$39,000.

- 14. FIVE STAR received over \$200,000 in referral fees/sales commissions from CHARLEVOIX for sales made of the Charlevoix Notes to Nouveau Riche students.
- 15. From October 2005 through May 11, 2006, COTTRELL was not registered as a securities salesman with the Commission. COTTRELL was a securities salesman with Source Capital Group between May 12, 2006 and November 2006, during which time COTTRELL offered and sold the Charlevoix Notes. While registered as a securities salesman with Source Capital Group, COTTRELL effected securities transactions, the Charlevoix Notes, which were not recorded on the books and records of Source Capital Group at the time of the sales. From March 17, 2009 through May 27, 2010, COTTRELL was registered as a securities salesman with Longview Financial Group, Inc.
  - 16. The Charlevoix Notes were not registered with the Commission.
- 17. COTTRELL misrepresented to offerees and investors that the investments in Charlevoix Notes were guaranteed by a corporate guarantee in Charlevoix when, in fact, there was no corporate guarantee.
- 18. COTTRELL misrepresented to offerees and investors that the Charlevoix Notes were secured by a second deed of trust held on behalf of the investors by FIVE STAR or by a lien recorded on the lots for the benefit of investors. There were no second deeds of trust filed for the benefit of FIVE STAR investors. Nor, were any liens filed on the lots to benefit the investors.
- 19. COTTRELL's conduct, from May 12, 2006 through November 2006, is grounds to revoke his registration as a securities salesman with the Commission pursuant to A.R.S. § 44-1962. Specifically, COTTRELL has:
  - a) violated the Arizona Securities Act; and
  - b) engaged in dishonest or unethical practices in the securities industry including effecting securities transactions that were not recorded on the records of the dealer with whom COTTRELL was registered at the time of the transaction.

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#### **CONCLUSIONS OF LAW**

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. COTTRELL offered or sold securities within or from Arizona, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
- 3. COTTRELL violated A.R.S. § 44-1841 by offering or selling securities that were neither registered nor exempt from registration.
- 4. COTTRELL violated A.R.S. § 44-1842 by offering or selling securities while neither registered as a dealer or salesman nor exempt from registration.
- 5. COTTRELL violated A.R.S. § 44-1991 by (a) employing a device, scheme, or artifice to defraud, (b) making untrue statements or misleading omissions of material facts, or (c) engaging in transactions, practices, or courses of business that operate or would operate as a fraud or deceit. The conduct of Respondent includes, but is not limited to, the following:
  - a. COTTRELL misrepresented to offerees and investors that the investments in the Charlevoix Notes were guaranteed by a corporate guarantee in CHARLEVOIX when, in fact, there was no corporate guarantee.
  - b. COTTRELL misrepresented to offerees and investors that the Charlevoix Notes were secured by a second deed of trust held on behalf of the investors by FIVE STAR or a lien recorded on the lots for the benefit of investors. There was no second deed of trust filed for the benefit of FIVE STAR investors or any liens recorded on the lots to benefit the investors.
- 6. COTTRELL's conduct subjects him to an order of revocation pursuant to A.R.S. § 44-1962(A)(2), for violating A.R.S. §§ 44-1841, 44-1842 and 44-1991 and pursuant to A.R.S. § 44-1962(A)(10), for engaging in conduct that is prohibited pursuant to A.A.C. Rule R14-4-

130(A)(17). More specifically, COTTRELL effected securities transactions that were not recorded on the records of the dealer that he was registered with at the time of the transactions.

- 7. COTTRELL's conduct is grounds for a cease and desist order pursuant to A.R.S. § 44-2032 and A.R.S. § 44-1962.
- 8. COTTRELL's conduct is grounds for an order of restitution pursuant to A.R.S. § 44-2032 and A.R.S. § 44-1962.
- 9. COTTRELL's conduct is grounds for administrative penalties under A.R.S. § 44-2036 and A.R.S. § 44-1962.
- 10. COTTRELL acted for the benefit of his marital community and, pursuant to A.R.S. §§ 25-214 and 25-215, this order of restitution and administrative penalties is a debt of the community.

#### III.

#### **ORDER**

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and COTTRELL's and Respondent Spouse's consent to the entry of this Order, attached and incorporated by reference, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032 and A.R.S. § 44-1962, that COTTRELL and any of his agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act.

IT IS FURTHER ORDERED that COTTRELL and Respondent Spouse comply with the attached Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032 and A.R.S. § 44-1962, that COTTRELL individually, and the marital community of COTTRELL and Respondent Spouse, jointly and severally, shall, jointly and severally with any respondent against whom an order is entered under Docket No. S-20755A-10-0342, pay restitution to the Commission in the principal

amount of \$5,577,226.59. Payment is due in full on the date of this Order. Payment shall be made to the "State of Arizona" to be placed in an interest-bearing account controlled by the Commission. Any principal amount outstanding shall accrue interest at the rate of 10 percent per annum from the date of the Order until paid in full.

The Commission shall disburse the funds on a pro-rata basis to investors shown on the records of the Commission. Any restitution funds that the Commission cannot disburse because an investor refuses to accept such payment, or any restitution funds that cannot be disbursed to an investor because the investor is deceased and the Commission cannot reasonably identify and locate the deceased investor's spouse or natural children surviving at the time of the distribution, shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse shall be transferred to the general fund of the state of Arizona.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036 and A.R.S. § 44-1962, that COTTRELL and the marital community of COTTRELL and Respondent Spouse, jointly and severally, shall pay an administrative penalty in the amount of \$50,000. If the principal amount of restitution is paid in full by May 17, 2011, the administrative penalty will be reduced to zero. If the principal amount of restitution is not paid in full by May 17, 2011, payment of the penalty amount is then immediately due in full. Payment shall be made to the "State of Arizona." Any amount outstanding as of May 18, 2011, shall accrue interest as allowed by law, beginning from the date of the Order until paid in full.

IT IS FURTHER ORDERED that payments received by the state of Arizona shall first be applied to the restitution obligation. Upon payment in full of the restitution obligation, payments shall be applied to the penalty obligation.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-1962, that COTTRELL's securities salesman registration is revoked.

For purposes of this Order, a bankruptcy filing by COTTRELL and Respondent Spouse shall be an act of default. If COTTRELL and Respondent Spouse do not comply with this Order, any outstanding balance may be deemed in default and shall be immediately due and payable. IT IS FURTHER ORDERED that if COTTRELL and Respondent Spouse fail to comply with this order, the Commission may bring further legal proceedings against COTTRELL and Respondent Spouse, including application to the superior court for an order of contempt. 

1	IT IS FURTHER ORDERED that no finding of fact or conclusion of law contained in this		
2	Order shall be deemed binding against any Respondent under this Docket Number who has no		
3	consented to the entry of this Order.		
4	IT IS FURTHER ORDERED that this Order shall become effective immediately.		
5	BY ORDER OF THE ARIZONA CORPORATION COMMISSION		
6	AD. all		
7	CHAIRMAN COMMISSIONER		
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10	COMMISSIONER COMMISSIONER COMMISSIONER		
11	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON,		
12	Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the official seal of the		
13	Commission to be affixed at the Capitol, in the City of		
14	Phoenix, this 3 <sup>rd</sup> day of MAnch, 2011.		
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16	ERNEST G. JOHNSON EXECUTIVE DIRECTOR		
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18	DISSENT		
19	DIOGENI		
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21	DISSENT		
22	This document is available in alternative formats by contacting Shaylin A. Bernal, ADA		
23	Coordinator, voice phone number 602-542-3931, e-mail sabernal@azcc.gov. (wlc)		
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#### CONSENT TO ENTRY OF ORDER

- 1. CRAIG COTTRELL and ANDREA COTTRELL admit the jurisdiction of the Commission over the subject matter of this proceeding. CRAIG COTTRELL and ANDREA COTTRELL acknowledge that they have been fully advised of their right to a hearing to present evidence and call witnesses and they knowingly and voluntarily waive any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. CRAIG COTTRELL and ANDREA COTTRELL acknowledge that this Order To Cease And Desist, Order For Restitution, Order Of Revocation, Order For Administrative Penalties And Consent To Same ("Order") constitutes a valid final order of the Commission.
- 2. CRAIG COTTRELL and ANDREA COTTRELL knowingly and voluntarily waive any right under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- CRAIG COTTRELL and ANDREA COTTRELL acknowledge and agree that this
   Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. CRAIG COTTRELL and ANDREA COTTRELL have been represented by an attorney in this matter, they have reviewed this order with their attorney, Jeff Matura, Esq., Graif Barrett & Matura, P.C., and understand all terms it contains. CRAIG COTTRELL and ANDREA COTTRELL acknowledge that their attorney has apprised them of their rights regarding any conflicts of interest arising from dual representation. CRAIG COTTRELL and ANDREA COTTRELL acknowledge that they have each given their informed consent to such representation.
- 5. CRAIG COTTRELL and ANDREA COTTRELL neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order. CRAIG COTTRELL and ANDREA COTTRELL agree that they shall not contest the validity of the Findings of Fact and Conclusions of Law contained in this Order in any present or future proceeding in which the

Commission or any other state agency is a party concerning the denial or issuance of any license or registration required by the state to engage in the practice of any business or profession.

- 6. By consenting to the entry of this Order, CRAIG COTTRELL and ANDREA COTTRELL agree not to take any action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual basis. CRAIG COTTRELL and ANDREA COTTRELL will undertake steps necessary to assure that all of their agents and employees understand and comply with this agreement.
- 7. While this Order settles this administrative matter between CRAIG COTTRELL and ANDREA COTTRELL and the Commission, they understand that this Order does not preclude the Commission from instituting other administrative or civil proceedings based on violations that are not addressed by this Order.
- 8. CRAIG COTTRELL and ANDREA COTTRELL understand that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.
- 9. CRAIG COTTRELL and ANDREA COTTRELL understand that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal proceedings that may be related to matters addressed by this Order.
- 10. CRAIG COTTRELL agrees that he will not apply to the state of Arizona for registration as a securities dealer or a salesman or for licensure as investment adviser or investment adviser representative until such time as all restitution and penalties under this Order are paid in full.

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- 11. CRAIG COTTRELL agrees that he will not exercise any control over any entity that offers or sells securities or provides investment advisory services within or from Arizona until such time as all restitution and penalties under this Order are paid in full.
- 12. CRAIG COTTRELL agrees that he will continue to cooperate with the Securities Division including, but not limited to, providing complete and accurate testimony at any hearing in this matter and cooperating with the state of Arizona in any related investigation or any other matters arising from the activities described in this Order.
- 13. CRAIG COTTRELL and ANDREA COTTRELL acknowledge that any restitution or penalties imposed by this Order are COTTRELL's obligations as well as the marital community.
- 14. CRAIG COTTRELL and ANDREA COTTRELL consent to the entry of this Order and agree to be fully bound by its terms and conditions.
- 15. CRAIG COTTRELL and ANDREA COTTRELL acknowledge and understand that if they fail to comply with the provisions of the order and this consent, the Commission may bring further legal proceedings against them, including application to the superior court for an order of contempt.
- 16. CRAIG COTTRELL and ANDREA COTTRELL understand that default shall render them liable to the Commission for its costs of collection and interest at the maximum legal rate.

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Decision No.

1 2	SERVICE LIST FOR:	Five Star Capital Markets, LLC, James Piccolo, Mary Elizabeth Piccolo, Craig Cottrell, Andrea Cottrell, Charlevoix Homes, LLC and Michael Roberts	
3	NAME & ADDRESS		
4			
5	Jeffrey Matura Graif Barrett & Matura, PC 1850 N. Central Ave., Ste. 500 Phoenix, Arizona 85004 Attorneys for Fives Start Capital Markets, LLC, James Piccolo and Mary Elizabeth Piccolo Craig Cottrell and Andrea Cottrell		
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7   8			
9	Michael Roberts		
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